

## Declaration

### for obtaining a Trial-Certification

#### according to § 22a subpara. 3 no. 1 of the Road Traffic Licensing Code (StVZO)

- A current extract from the trade register, a comparable proof as original or a certified copy must be submitted to the Kraftfahrt-Bundesamt (KBA) before a Trial-Certification is issued for the first time. This does not apply to companies, that have already been initially assessed.
- In the event of illegal use, the KBA is authorised to revoke the Trial-Certification.
- Compliance with § 30 StVZO regarding conditions of vehicles is relevant. Without delay the KBA must be informed (e.g. complaints from third parties), of any violation against § 30 StVZO.
- The applicant is obliged to pay the fee for the preparation of the Trial-Certification. The fees are charged according to the German scale of fees for road traffic measures (GebOSt) under the fee number 199.
- Any change in the legal form, name and registered office of the company, must be notified to the KBA without delay.
- The obligations associated with the Trial-Certification cannot be transferred to third parties.

---

(Official company name of the applicant)

---

(Place, Date)

(Signature)